

CHIMINAL CCOLL

ZU1Z-DCR-01617-C

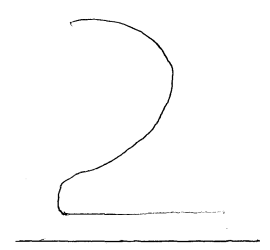
	adjuc	comp	of his/i		ure	05/2012	Doc	umer	nt 9-4	18/8/12 D	in T	SD / set for	8/7/12	25/1 5	Arrai Tues	DAYE OF ORDERS	of 2	PersonID: 59166	DOB: 07/20/1962	THE STATE OF TEXAS
10-10-12. @ 1:000.m. MI /ic	adjudged guilty/finding of guilfy-defeated.	competent and that his/her plea is free and voluntary	of his/her plea, but persists in the same. It clearly appearing in the Court that the Perf is more than the Court that the Perf is more than the Court that the Perf is more than the Court than the Court that the Perf is more than the Court tha	Def. asked to be re-arraigned and pled guilty /	to appear. At Defense attorneys request, hearing is reset for 09/14/2012 @ 9 a.	2	The series as the series of th	SID I OM ALL MOTES OF MILES OF THE STATE OF	TIM MAXIE	uch Evaluation strong 1/7/12 2/0 a.m. hagant die m			Both sides appeared and announced ready. Def. arraigned and Pled "Not Guilty." Announcement Announcement Announcement Announcement	8:30 a.m. ML/na	Arraignment Hearing set for Tuesday, August 7, 2012 at	ORDERS OF COURT	Lows Songa (4) 09-05-12-1	SOUTHWAY TO THE WINCHILD/EXPOSURE- 12B2012/TORTEYA		EXAS vs DEFENSE ATTORNEY DATE FILED: 06/20/2012

hearing in chambless & via email
M. Stat aunin
18 1/2014 (40 per judge a) request, come set for Statue dearing / Submusium
1 Salabo Cr
Kelled from Anal Elony Connection and Code of Prim. Randuk
12/12 1012 MO-Se application to a White Copies Corpus Seeking
D or
Degree & entened. My no
15 July Landing Company Sunting to Institutional Durious
Page
time spent in jail
All parties appeared & announced ready for further hearing. Punishment assessed at:
TE OF ORDERS ORDERS OF COURT
SSA WITHIN LESS SAN SAN COLLINE OF LEXAS AS CRULI MINNEW TESS

CHIMINAL DUCKE

HE STATE OF	OF TEXAS SO DESTRICT ATTOURS.
COTT WILLIAM HESS	HESS 2012-DCR-01617-C
\sim	
of 2	W/CHILD/EXPOSURE-
ATE OF ORDERS	12B2012/TORTEYA
1/100/H	
08/25/	Dabear Corpus from Li
D on (sugned & entened, thoughte heaving of 05/28/2014 concelled.
1/108/8/	Ct. sent copy & D's Jetter, recrised 05/27/14 to state &
Filed i	J. Landa as per pudge a instructional myna
-4	
nt 9-	
ume	
Doc	
759	
-017	
5-cv	
4:1	
ase	
(
J	

Case 4:15-cv-01759 Document 9-4 Filed in TXSD on 08/25/15 Page 5 of 27



The State of Texas Location: 197th District Court Judicial Officer: Lopez, Migdalia SCOTT HESS Filed on: 06/20/2012 Prosecutor Control Number: DA2012-5839 CASE INFORMATION Offense Deg Date Case Type: Felony Offense No Jurisdiction Case Flags: Omnibase INDENC W/CHILD/EXPOSURE-F3 04/19/2012 12B2011/TORTEYA ACN: 201208182 Arrest: 04/19/2012 BPD - Brownsville Police Department Jurisdiction: Brownsville PD INDENC W/CHILD/EXPOSURE-F3 04/19/2012 12B2012/TORTEYA ACN: 201208182 Arrest: 04/19/2012 BPD - Brownsville Police Department Statistical Closures 10/10/2012 CONVICTION - Guilty Plea or Nolo Contendere (OCA) DATE CASE ASSIGNMENT Current Case Assignment Case Number 2012-DCR-01617 Court 197th District Court 06/21/2012 Date Assigned Judicial Officer Lopez, Migdalia PARTY INFORMATION Lead Attorneys ERSKINE, BRIAN State THE STATE OF TEXAS ERSKINE, BRIAN 956-544-0849(W) Defendant SOROLA, LOUIS S. HESS, SCOTT WILLIAM Court Appointed DOB: 07/20/1962 Age: 49 (956)504-2911(W) **EVENTS & ORDERS OF THE COURT** INDEX DATE 06/20/2012 La Indictment or Information (OCA) Original Case Filed by Indictment or Information (OCA) 06/20/2012 CR-43/CR-44 CR-43/CR-44 06/20/2012 Order Transferring Cause (Judicial Officer: Leal, Janet) Order Transferring Cause Notice of Arraignment (Judicial Officer: Lopez, Migdalia) 07/16/2012 Notice of Arraignment

Appointment of Attorney (Judicial Officer: Lopez, Migdalia)

07/27/2012

	Party: Defendant's Attorney GALARZA, SANTIAGO Appointment of Attorney
07/31/2012	Precept HESS, SCOTT WILLIAM Served: 08/09/2012
08/07/2012	Arraignment Hearing (8:30 AM) (Judicial Officer: Lopez, Migdalia) Events: 06/20/2012 Indictment or Information (OCA)
08/07/2012	Journal Entry (Judicial Officer: Lopez, Migdalia) Defendant arraigned and Pled Not Guilty; Announcement set for 09/21/12 & Trial 10/01/12 @ 9 a.m.; attorney requested Psy. Evaluation.
08/07/2012	Arraignment Arraignment
08/08/2012	Order (Judicial Officer: Lopez, Migdalia) Order Appointing Psychiatrist
09/04/2012	Psychiatric Evaluation Psychiatric Evaluation
09/05/2012	Psychiatrist Evaluation (1:00 PM) (Judicial Officer: Lopez, Migdalia) Status Hearing on report; Announcement set for 09/21/12 @ 9 a.m.
09/05/2012	Journal Entry (Judicial Officer: Lopez, Migdalia) Case reset for status review hearing on case.
. 09/14/2012	Status Hearing (9:00 AM) (Judicial Officer: Lopez, Migdalia)
09/14/2012	Journal Entry (Judicial Officer: Lopez, Migdalia) Defendant Pled Nolo Contendere; PSI Ordered.
09/14/2012	Written Waiver and Consent to Stipulation of Testimony Written Waiver and Consent to Stipulation of Testimony, Waiver of Jury, and Plea of Guilty
09/21/2012	Announcement (8:59 AM) (Judicial Officer: Lopez, Migdalia)
09/21/2012	Journal Entry (Judicial Officer: Lopez, Migdalia) Defendant Pled Guilty; PSI Ordered.
10/08/2012	Pre-Sentence Investigation Report

	Guilty 2. INDENC W/CHILD/EXPOSURE- 12B2012/TORTEYA Guilty
10/10/2012	Disposition (Judicial Officer: Lopez, Migdalia) 1. INDENC W/CHILD/EXPOSURE- 12B2011/TORTEYA Convicted - 2. INDENC W/CHILD/EXPOSURE- 12B2012/TORTEYA Convicted -
10/10/2012	Sentence (Judicial Officer: Lopez, Migdalia) 1. INDENC W/CHILD/EXPOSURE- 12B2011/TORTEYA Sentence - Prison (OCA) Confinement to Commence 10/10/2012 10 Years, TDCJ - Prison, Texas Department of Criminal Justice Jail Credit 176 Days JUDGMENT OF CONVICTION SENTENCE TO INSTITUTIONAL DIVISION. 2. INDENC W/CHILD/EXPOSURE- 12B2012/TORTEYA Sentence - Prison (OCA) Confinement to Commence 10/10/2012 10 Years, TDCJ - Prison, Texas Department of Criminal Justice Jail Credit 176 Days
	JUDGMENT OF CONVICTION SENTENCE TO INSTITUTIONAL DIVISION.
10/12/2012	Attorney Fees Expense Claim Form (Judicial Officer: Lopez, Migdalia) Party: Defendant HESS, SCOTT WILLIAM Attorney Fees Expense Claim Form
10/22/2012	Inmate Trust Fund Order Inmate Trust Fund Order
11/26/2012	Pen Packet Received Pen Packet Received by Sheriff's Office
12/10/2012	Correspondence Correspondence from Defendant to Hon. Judge M.Lopez
09/11/2013	Findings of Fact Party: State THE STATE OF TEXAS
.09/11/2013	Application for Writ of Habeas Corpus Application for Writ of Habeas Corpus Seeking Relief From Final Felony Conviction Under Code Of Criminal Procedure, Article 11.07
09/17/2013	Findings of Fact Party: State THE STATE OF TEXAS Findings Of Fact And Conclusions Of Law
09/18/2013	CANCELED Status Hearing (1:00 PM) (Judicial Officer: Lopez, Migdalia) Other 1. Defendant's Pro-Se Application for a Writ of Habeas Corpus Seeking Relief from Final Felony Conviction Under Code of Criminal Procedure, Article 11.07
09/20/2013	Letter Acknowledging Receipt of Writ of Habeas Corpus

Case 4:15-cv-01759 Document 9-4 Filed in TXSD on 08/25/15 Page 9 of 27

CASE SUMMARY

CASE No. 2012-DCR-01617

	Letter Acknowledging Receipt of Writ of Habeas Corpus- Defendant							
09/20/2013	Letter Acknowledging Receipt of Writ of Habeas Corpus Letter Acknowledging Receipt of Writ of Habeas Corpus- Hon Migdalia Lopez							
10/31/2013	Scofflaw Removed							
DATE	Financial Information							
	Defendant HESS, SCOTT WILLIAM Total Charges Total Payments and Credits Balance Due as of 11/15/2013		609.00 61.50 547.50					

Case 4:15-cv-01759 Document 9-4 Filed in TXSD on 08/25/15 Page 10 of 27



"STATEMENT"

7-4-15

TO, JESSTH KRIPPLE - ATTOLARY
GROWNSVILLE, TX. / PORTER, TX.

FROM: STOTT HESS, TX. INMATE # 1841004

KE! INVOLUNTARY GUILTY PLEA

DEAR SIE,

A CERTIFICIO PARALEGAL (AND

FELLOW INMATE) HELPED ME WITH

AN CUTLINE TO PRESENT TO YOU THAT

DEMONSTRATES THAT MY EURIY PLEA

ON 9-14-12 WAS IN FACT, INDUCTORIA!

DARTHUR THE STATE CRIGINALLY OFFENDART A SYLOSENTENCE AT T.D.G.J. - I.D.

BY THE STATE OF SYCARS.



THE QUESTION INTEREFOR BECCHES
WHAT CAUSED THE DEFENDANT TO
MAKE AN OPEN GUILTY PLEA, THERE BY
KECIEVING A 10 YEARS ENTANCE
INSTEAD OF ACCEPTING THE ORIGINAL
STATES OFFER OF S YEARS TIDE.

POEFENDANTS COURT APPOINTED

TOUNSEL, MR. SCROLA, IS RESPONTIBLE

FUR APPLICANTS RETECTION OF THE

ORIGINAL S YEAR SENTANCE OFFER BY

STATE. MF. JCRULA IS FURTHER

KELFONSIBLE FUR OF DEFENDANTS

DECISION TO MAKE AN OPEN PLEA

IN COURT. WHERE UPON DEFENDANT

RECIEVED 10 YEARS. (T.O.C.)

THAT THE BEST CRITICAL WOULD BE

TO MAKE A "COLD PLEA" (ONEN PLEA)
IN COURT, ... AND THAT JUDGE LOPEZ
WOULD PRUBABLY GRANT PROBATION
TO ME IN THIS CASE.

S) AS MN BE SEEN ABOVE, THE PAUSPECT OF RECIEVING PROBATION" IS A VERY INTICING ELEMENT FOR ANYONE WAS FINDS THEMSELVES ENTANGLED IN SUCH A CIRCUMSTANCE AS THIS CASE INVOLVES, THIS PROSPECT OF RECIEVING PROBATION SET FURTH BY MR. SUKOLA IS INFACT THE ELEMENT THAT COMPELLED ME TO HEJECT THE OKILINAL SYEAR PLEA OFFER BY STATE, AND INSTITAD ENTER A "CCLU PLEA" IN THIS CASE WHICH THEREBY JUBJECTED ME TORECIEVING THE MORE SEVERE PENALTY - 10 YEARS. (NSTEAD OF SYEARS PREVIOUSLY OFFERED BY THE STATE.

ME TO 10 YEARS T. D.C.

FILED BY MK. SCKOLA, NER WAS



AS MR-SOROLA HAD PREVIOUSLY

FROMISED HE WOULD DO IN THE

EVENT THAT I WOULD RECIEVE THE

MAXIMUM SENTANCE OF 10 YEARS BY

THE CORT.

8) FUR A GUILTY PLEA TO BE VALID THE CANNET BE THE FLOOD RESULT
OF COEKSION, THREATS, PACKISES
OK INEFFECTIVE ASSISTANCE OF

9) A GUILTY PLEA MUST 13; FREELY AND VOLUNTARILY MADE BY THE DEFENDANT.

TO COMPEL A PLEA OF EVILLE Y IN THE FIRST PLACE.



BY THE COURT TO PROVINE HIS ANSWER IN WKITINE UNDER SWORN AFFINAVIT AS TO WHAT THE COMPELLING FACTOR WAS DURING HIS REPLESENTATION OF DEFENDANT THAT COMPETION ME TO KETELT THE STATES ORIGINAL PLEA OFFER OF SYEARS, AND INSTEAD TO MAKE AN OPEN PLEA (COLD PLEA) THEKERY SUBJECTING ME TO THE MORE SEVERE PENALTY OF 10 YEARS ENCARCERATION INSTEAD OF S YEARS. THERE CAN BE NO DOUBT THAT I WAS MANIFULATED BY THE UNCONSTITUTIONAL CONDUCT OF MR. SURCEAT WHEREIN-15 SHOWN ABOVE, MR SORGIA WAS THE PERSON RESTONSIBLE FUR DECETTIVELY MANIPULATING ME TO REJECT THE SYEAR PLEA OFFER BY THE STATE AND INSTEAD MAKING AN OFEN PLUA WHEREBY I RECIEVED A 10 YEAR SENTANIE.

14) I RAISED THIS ISSUE IN AN APPLICATION FOR HABIAS CORPUS KELIEF UNDER AFT. 1167 FILED ON 8-17-13.

15) APPLICANT WAS DENIED DUC PROCESS OF LAW PERSUANT TO SAIN WAIT AITERATION, WHEREN JUDGE LUPEZ COVERED FOR MR SORDER'S ILLEGAL ACTIVITY BY MAKING FALSE CLAIMS AND ASSERTICAL IN HER RESTONSE TO MY WAIT APPLICATION IN EAGLE TO FORMULATE FALSE SUPPORT FOR COUNSEL SCROWN AND PROTECT HIM FROM EXPOSURE OF HIS WRUNG-DUING AND INTENTIONAL INSTFECTIVE ASSISTANCE OF COUNTY WHICH GROWINGED HE RENDERED DUKING HIS KEPRESENTATION OF APPLICANT IN THIS CASE.

16) NOIE: SEE JUDGE LUPE Z RESPONSET TO MY ORIGINAL WAT APPLICATION UNDER AFT. 11.07

17) THIS EVENENCE DEMONSTRATES

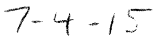
OF THAT JUDGE LOPE 2 IS ACTING

IN CONCERT WITH COUNSEL SOROLA

TO CONTINUE DENYING APPLICANT

DUE PROCEIS OF IAW IN THIS

CASE



(8)

18) THE FUNDAMENTAL MISCARRIAGE
OF JUSTICE OF APPLICANT IN THIS
CASE IS CISUIOUS. AND JUSTICE
REQUIRES AN EVENENTIARY
HEARING TO FURTHER DEVELOPE
THE RECORD PERSUANT TO THE ABOVE,
SO THAT APPROPRIATE MEASURES
CAN ISE ACHIEVED TO KIGHT THE
WELNG THAT HAS ISEEN DONE IN
THIS CASE.

AN EVENENTIARY HEARING IS
REGULATO WHEN A HIABIAS
ALPHIANT HAS DEMONSTRATED THAT
THERE ARE CONTRAVERTED FACTS
PREVIOUSLY UNRESOLVED FACTS
MATERIAL TO THE LEGALITY OF
HIS/HER CONFINEMENT.

19) JUDGE LOPEZ INTENTIONALLY
DENIED APPLICANT DUE PROCESS OF
LAW IN APPLICANTS PREVIOUS WRIT
APPLICATION. DUE TO THE B
UNLAWFUL / UNCONSTITUTIONAL MANOR
IN WHICH JUDGE LOPEZ HANDLET)
HER RESPONSE TO APPLICANTS FIRST
WHIT APPLICATION. THE MATTERS



CONTRACTO DECEMBENT HERE IN ARE
CONTRACTED REGILLOSED PREVIOUSLY
UNRESOLUCIS FACTS MATERIAL TO
THE LEGALITY OF APPLICANTS
CONFINEMENT. AND THEREFOR AN
EVEDENTIARY HEARING IS REGULACIO
TO RESOLUE THESE FACTS. THE
HARM TO APPLICANT IS OBVIOUS.

- LEOT W. 7+010

FG. 1 6 Cas 4:15-cv-01759 Document 9-4 Filed in TXSD on 08/25/15 Page 20 of 27

2/18/14

THE STATE OF TEXAS X IN THE 1977H SCOTT HESS

* DISTRICT COURT * OF CAMERON COUNTY, * TEXAS

DEFENDANTS MOTION FOR A FREE COPY OF THE CLERK'S RECORDS AND COURT REPORTER'S RECORDS FOR AN OUT OF TIME APPEAL.

BOUNDS V. 5MITH 430 U.S. 817

TO THE HONORABLE JUDGE OF THE -ABOVE SAID COURT: MIGDALIA LOPEZ

RESPECTFULLY SCOTT HESS, THE DEFENDANT IN THE ABOVE CAUSE AS NUMBERED, PETITION THIS COURT FOR AN ORDER INSTRUCTING THE DISTRICT CLERK AND COURT REPORTER TO BOTH PROVIDE ME WITH A TRUE AND CORRECT COPY OF THE RECORDS IN THIS ABOVE NUMBERED CAUSE FOR PURPOS OF AN OUT OF TIME APPELLATE BRIEF TO BE PREPARED. IN SUPPORT OF THIS MOTION THE PEFENDANT WOULD BHOW AS FOLLOWING.

THE DEFENDANT PETIONED THIS COURT WAS ADVISED BY THIS COURT THAT I MAY PRESENT THE ISSUES IN ANGOUT-OF-TIME-APPEAL BUT NOT IN A HABIAS CORPUS APPLICATION "SEE ORIGINAL HABIAS CORPUS APPEIRATION ON FILE IN THIS COURTS

THE UNITED STATES SUPREME COURT IN
BOUNDS V. SMITH, 430 U.S. 817 AT 822-24
MADE CLEAR THAT PRISONERS HAVE
AND MEANINGFUL ACCESS TO COURTS TO
CHALLENGE THE LEGALITY OF THEIR
CUSTODY." THE SUPREME COURT WENT ON TO
HOLD AND EXPRESS IN "BOUNDS" THAT

WE REALIZE THE RIGHT TO ACCESS TO THE COURTS WOULD BE MEANINGLESS IF INDIGENT PRISONERS WERE NOT AFFORDED FREE COPIES OF THE TRIAL

COURT RECORDS. THERE FOR WE HOLD THAT INDIGENT PRISONERS WERE NOT AFFORDED THERE FOR WE HOLD THAT FREE FORE WE HOLD THAT INDIGENT PRISONERS MUST BE PROVIDED WITH FREE TRANSCRIPTS." AT 822-24

PRAYER

THE DEFENDANT PRAYS THAT THIS MOTION IS IN ALL THINGS GRANTED.

> RESPECTFULLY SUBMITTED

2014, 2,18 W. Hess

5-1-14

TO: MS. JESSICA CARRIZALES

COURT COURDINATOR FOR THE 197 TH

DISTRICT COURT - BROWNSVILLE, TX.

FROM: SCOTT HESS - INMATE #1841004

GARZA& WEST UNIT - BEEVILLE, TX.

12 E: COMPLAINT REGARDING UNAMENTED

COURT MOTION.

DEAR MS. CARRIZACES

I SENT THE ENCLOSED COURT MOTION
FUR A FREE COPY OF THE CLERKS RECORDS FOR
AN OUT OF TIME APPEAL. OVER 2 MONTHS
AGO, AS YOU CAN SEE MY LETTER IS DATED
2-18-14, I STILL HAVE NOT RECIEVED A
RESPONSE.

WITH GREAT PATYENCE IM FIGHTAND

AN ACTUAL INNOCENCE CASE ALL ON MY

OWN - PROCEEDING PROSE - NOT BY

ANY CHOICE OF MY OWN - AND AM DOLNE

MY BEST ACTING AS MY OWN ATTORNEY,

ME, A DISABLED MENTAL OUTPATIENT.

DOT IN MY RIGHT FRAME OF MIND THROUGH NO FAULT OF MY OWN, TEMPORARICY, BOTH AT THE TIME OF ARREST AND CONVICTION... AND 2) NO ACTUAL LRIME WAS COMMITTED. SEE MY COPPES PONDANCE W/ THE SUBSE N-TIX SEATENING THANK YOU DISTALLAND

6-11-14

TD: CLEKK, 197 DUTKICT POURT BROWNSVILLE, TX.

FROM: SCOTT HESS-INMATE # 1841004 MICHAEL UNIT-TENNESSEE COLONY, TX.

RE: COURT RECORDS AND COURT REPORTER. TRANSCRIPS FOR CASE #2012-DCR-1617

TO WHOME IT MAY CONCERN,

I CAN ASK MY FAMILY FOR THE

CASH TO PURCHASE MY COURT RECORDS

AND TRANSCRIPTS. CAN YOU PLEASE

SEND ME A QUOTE OF THE COST ALONG

WITH A SUMMERY OF SAID DOCUMENTS?

ALSO, I AM WANTING RETORDS.

FROM # 2012 OCR 1617 (B) AND

2012 DCR.1617 (C).

THANK YOU FOR YOUR TIME.

- RESPECTFULLY Look L. Hen TO: HON. JUDGE MIGRALIA LOPEZ

197 IL DISTRICT COURT

BROWNSVILLE, TX.

FROM: SCOTT HESS-INMATE # 1841004
MICHAEL UNIT-TENNESSEE COLONY
(PLEASE NOTE NEW ADRESS) - TEXAS
RE: COPY OF MY COURT PRANSCRIPTS
CASE # 2012 DCR 1617.

YOUR HONOR,
I'M A TRUCK DRIVER BY TRADE, AND
I WOULD NEVER LEAVE THE VALLEY
WITHOUT A MAP. . . LIKEWISE I CAN'T WORK ON MY CASE THAT WASKEN
KRAPTON MY TRANCRIPIS. THIS IS
MORE THAN UNFAIR.

MY FAMILY HAS SENT ME THE MONEY TO PURCHASE SAID DOCUMENTS AND I KEEP INQUIRING FRUM YOU AND YOUR COURT - I HAVE HAD NO LUCK.

ONCE AGAIN, MAY I PLEASE HAVE A SUMMERY OF BY ALL MY DOCUMENTS AND A QUOTE AS TO THE COST? THINK YOU. RESPECTFULLY -PENT NO THEM TO: CLERK 197 IA DISTRICT COURT BROWNSVILLE, TX.

FROM: SCOTT HESS-INMATE 1841004 TENNESSEE COLONY, TX.

RE: MY COURT RECORDS 2012-DCR-1617 (B,C+D)

DEAR MA'AM, PERHAPS MY FAMILY WILL HELP ME PURCHASE MY RECORDS - BUT I NEED TO KNOW HOW MUCH IT WILL COST. CAN YOU PLEASE, AT YOUR EARLIEST CONVIENCE, SEND ME A SUMMERY OF ALL THE RECORDS IN MY CASEPAND THEN I WILL CONTACT YOU WITH REGARDS TO WHICH RECORDS INEED. THEN I CAN ASK HOW MUCH IT WILL CUST TO OBTAIN A CUPY OF THE NEEDED RECURDS. THANK YOU. -RESPECT FULLY, Scott HESS Hen

5-3-15

TO: ATTURNEY JUE KRIPPEL

FROM: SCOTT HEJS. TX INMATE # 1841004

RE: COURT CLERKS RECORDS, TRANSCRIA

DEAR SIR,

IF IT IS NECESSARY — I CAN CONTACT MY FAMILY IN MICHIGAN AND ASK FOR THE MONEY TO GET MY TRANSCRIPTS AND CLERK'S RECORDS.

CAN YOU PLEASE FIND OUT HOW MUCH IT WILL COST TO GET THE CLERK'S RECURDS - AND THE TRANSCRUPTS AND SEND ME THE TOTAL COST.

MAYBE BY THIS TIME NEXT MONTH

I'LL HAVE MY RECORDS AND

TRANSCRIPTS. I CAN HAVE MY

FAMILY CONTACT YOU AFTER WE

GET A PRICE. I MUST APPROACH

THEM VERY CAREFULLY ABOUT THIS

MATTER - AND FIRST I NEED TO

KNOW HOW MUCH.

(THE CLERK HAS BEEN IGNORNG MY INQUIRIES) - THANK YOU, LENTE WHIM

6-8-15

TO: CLERK, 197 I'M DISTRICT COURT
BROWNSVILLE, TX.

FROM: SCOTT HESS. TX. INMATE 1841004
MICHAEL UNIT
2664 F.M. 2054
TENNESSEE COLONY, TX. 75886

RE: CAUSE # 2012 DCR 1617 B # 2012 DCR 1617 B # 2012 DCR 1617 C # 2012 DCR 1617 D

DEAR CLERK,
THANK YOU IN ADVANCE FOR
CHECKING THE COST OF MY CLERK'S
RECORDS. I ONLY NEED A PRICE
FOR CLERK'S RECORDS - I DO NOT
NEED ANY INFORMATION REGARDING
THE COURT TRANSCRIPTS. MY FAMILY
MAY BE ABLE TO HELP ME WITH
THE COST OF THESE RECORDS...
BUT WE NEED TO KNOW-HOW
MUCH?

THANK YOU AGAIN.

- RESPECTEULLY Scory h. Hell